

UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • 320 STATE CAPITOL
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1st Sub SB 190 Medical Cannabis Act Ams Sen. Vickers, Rep. Ferry

- Clarifies the distinction between allowable hemp products and medical cannabis products based on tetrahydrocannabinol (THC) and THC analog concentration (Lines 109-11, 167-83, 777-78)
- Requires certain retailers marketing a hemp or cannabinoid product to include a statement that the product is not cannabis or medical cannabis (Lines 200-03)
- Requires the identification of any cannabinoids above a certain quantity in a cannabis product (Lines 216-18)
- Identifies an unlawful act of distributing, selling, or marketing an industrial hemp product that contains a certain amount of THC or a THC analog (Lines 236-40)
- Allows the Utah Department of Agriculture and Food (UDAF) to partner with research universities to provide cannabis testing laboratories (Lines 543-56)
- Grants rulemaking authority to UDAF to establish performance standards for licensed independent cannabis testing laboratories (Lines 563-68)
- Provides that certain licenses are non-transferable, and new owners of a licensed business are subject to a modified application process for a new license (Lines 569-82, 1827-44, 2419-34)
- Prohibits the introduction of industrial hemp waste from outside the state into the medical cannabis production stream (Lines 617-632)
- Provides rulemaking authority to UDAF to further define standards regarding labels, packaging, and product forms that may appeal to children (Lines 643-45, 703-04, 725-25)
- Amends product labeling requirements (Lines 654, 692-93, 2133-48)
- Clarifies that a sugar coating on certain cannabis product is not prohibited under certain circumstances (Lines 726-28)

1st Sub. SB 195 Medical Cannabis Access Ams Sen. Escamilla, Rep. Ward

- Requires a hospice program to provide at least one qualified medical provider (Lines 199-201)
- Renames the Cannabinoid Product Board as the Cannabis Research Review Board (Lines 71, 209, 220, 260, 652)
- Requires the four physician members of the Cannabis Research Review Board to be qualified medical providers (Lines 226)
- Adds acute pain for which a medical professional may generally prescribe opioids as a qualifying condition for a limited supply of medical cannabis (Lines 539-41, 1021-23)
- Amends provisions related to advertising regarding medical cannabis (Lines 778-85, 831-66, 1316-24, 1328-86, 1491-97)
- Requires a recommending medical provider to consider a patient's history of substance use or opioid use disorder before recommending medical cannabis (Lines 1000-01)
- Amends provisions regarding the process to renew a medical cannabis card (Lines 1030-37)
- Allows a designated caregiver facility to receive medical cannabis shipments on behalf of a resident patient (Lines 1149-51, 1507-08, 1512-13)
- Allows a student's lawful dosage of medical cannabis on school grounds (Lines 1159-61)
- Codifies a rule regarding the names and logos of medical cannabis pharmacies (Lines 831-66)
- Clarifies the enforcement authority of the Department of Health in relation to licensed medical cannabis couriers (Lines 1552-57)
- Requires certain individuals overseeing certain higher education medical training to be qualified medical providers (Lines 1596-98)

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- Clarifies provisions related to the liquid suspension medicinal dosage form (Lines 906)
- Includes an aerosol as an approved medicinal dosage form (Lines 913)
- Expands medical cannabis pharmacy employee access to the electronic verification system (Lines 1050-53)
- Amends an exception for public employee protections (Lines 1197-1201)
- Removes a requirement for medical provider approval of a patient's caregiver designation (Lines 1491-95)
- Allows the Utah Department of Health (UDOH) to issue conditional medical cannabis caregiver cards in relation to designating patients with a terminal illness (Lines 1512-29)
- Amends provisions regarding designated caregivers to contemplate a caregiver being designated by more than one medical cannabis cardholder (Lines 1561-70)
- Allows UDOH to issue a conditional medical cannabis pharmacy license when a license renewal process is not complete before the pharmacy's license expires (Lines 1864-68)
- Requires medical cannabis pharmacy agents to complete one CE hour annually regarding HIPAA (Lines 2049-64)
- Removes a prohibition on medical cannabis pharmacies employing an individual with a felony (Lines 2085-86)
- Allows for the Cannabis Production Establishment Licensing Advisory Board to review certain information in a closed meeting (Lines 2601-03)
- Aligns the concept of unprofessional conduct between the various types of recommending medical providers (Lines 2691, 2744, 2775)
- Removes certain outdated dates from code (Lines 1544-50, 1625-26, 1903-04)